

LEGISLATIVE PROCEEDINGS

PHOENIX, May 1.—The doctor bill passed the senate this morning and was sent to the house, the measure being in practically its original form with the exception of an amendment giving the rights to Christian Science practitioners and doctors to display in their offices a list of the fees they charge. It is said a hard fight will be made on the bill in the house but there is little doubt that a new medical code will be adopted in some form.

Interesting Railroad Bill.

Wood of Yavapai introduced a bill of more than ordinary importance relating to the methods of the incorporation of railroad companies and requiring all railroads of the state to maintain their general offices in Arizona.

Woman's Labor Bill.

The house spent a good part of the morning considering the bill fixing the hours of labor for women with nine hours a maximum and finally passed the measure to that effect but not until those who opposed the bill had exhausted every known parliamentary tactic to delay action. The opponents to the bill were led by Representatives Graham of Cochise, and Lewis of Gila, who based their opposition on the fact that it would increase the hours of labor for laundry workers.

Deplorable Conditions.

During the debate Lewis made the statement that in Phoenix the conditions of laundries were deplorable so far as he had investigated. Not only did he find that young girls were doing irksome work but that the eight-hour law was being ignored and the pay was trifling compared with the service performed.

Assumed Name Bill.

The bill making illegal the use of an assumed name was killed and the San Francisco fair commission bill was passed and sent to the governor.

Night Session.

Tonight the senate held a session and considered the employers' liability bill and several of the taxation bills.

Eight Hour Legislation.

PHOENIX, May 1.—The measure providing on eight hour day for miners and smeltermen, passed the house and went to the governor. The house unanimously passed the senate resolution authorizing the governor to name a commission of five to select a site and plan the Arizona exhibit at the Panama-Pacific exposition.

PHOENIX, May 2.—A new turn was taken in the Coconino county division situation today, when Mattox of Williams, introduced a bill to move the east line of the county so as to take in Winslow, now located in Navajo county. Just what effect the move will have is hard to estimate but it may gain for the boomers of Hunt-county the votes of the Navajo members with the understanding that the Winslow bill will be withdrawn later.

Bills Passed.

The house finally passed the new board of control bill and the senate passed the house bill validating the commissions of notaries public, the full train crew bill, the child labor bill and the state tax commission bill as amended in the house.

Laws Finished.

The governor signed and made laws the code commissioner bill and the repeal of the bullion tax bill. The last named measure was approved on April 3 but announced today.

Much Entertaining.

Tonight the entire legislature is the guest of the Tempe Normal school at Tempe, making the trip from Phoenix in a special train as the guests of the city of Tempe. Tomorrow night the legislature will be entertained by the city of Phoenix at a banquet at the Hotel Adams.

A Brief Report.

PHOENIX, May 2.—Three emergency measures passed the senate. They are: Validating notaries' acts, creating a state tax commission and board of equalization. The senate also passed the child labor bill, the only vote in the negative being Harrison of Nogales.

PHOENIX, May 3.—The Arizona solons are tonight being wined and dined at the Hotel Adams by the city of Phoenix. Just what the ulterior motive is back of the move is not known, but whatever is going to be asked in return for the elaborate manner in which the legislature has been feasted must be of considerable importance to Phoenix for the rule governing the committee in charge of the banquet was that the best is none too good for the city's guests. And from the after-dinner speeches

the senators and representatives seemed to be in a mood to repay the city for its hospitality.

Taxation Measures.

Taxation measures were before the senate most of the morning and two of the important bills were disposed of. The private car bill, it was discovered at the last minute, had to be amended to reach the Pullman company property, the very thing the bill was originally drafted to cover. That company, if the bill is finally made a law, will have to pay the state a tax of 7 per cent of its gross earnings derived from Arizona business.

Railroad Tax.

In the railroad property tax bill an amendment offered in the finance committee and adopted to the original draft of the bill was adopted by the senate on motion of Wood of Yavapai, its author. It provides for the taxation on not only the physical valuation but also the intangible values. And this too, at the full cash value of the property.

Other Corporations Bills.

The express and telephone and telegraph bills will be up tomorrow and it is likely that they will be all that the senate considers during the day the balance of the time being allotted to the committees to report out all bills heretofore introduced and not acted upon.

Copper Queen County.

In the house sixteen new bills were introduced today being the last day for such without the unanimous consent. One bill was a new county measure proposed by Duncan of Cochise to make the county of Copper Queen out of the precincts of Lowell Bisbee, Douglas and Naco.

New Bullion Tax Bill.

Jacobs of Maricopa, introduced a second bullion tax bill similar to the one he had early in the session providing for 50 per cent in the place of 25 per cent of the output valuation.

Moving County Seats.

In the senate Roberts introduced a bill at the request of the county affairs committee outlining a method for moving county seats and changing existing county lines which it is said will likely be adopted and makes that any county division bill will succeed at this session. Wood of Yavapai, introduced a bill patterned after the Blue Star law of Kansas.

Juvenile Court Laws.

At noon Judge Ben Lindsay of Denver addressed the legislature, discussing juvenile court laws and prison reforms.

Pattee Gets Appointment.

Governor Hunt today named S. L. Pattee of Tucson, code commissioner to revise and codify the laws.

Labor Protests.

PHOENIX, May 3.—The Arizona Federation of Labor protested to the legislature today against an appropriation for the San Diego exposition exhibit on the grounds that the contractor for the buildings employed non-union labor when preparing for the Seattle fair. Judge Ben Lindsay addressed the legislature on prison reforms. Governor Hunt named Samuel L. Pattee, of Tucson, as the code commissioner.

(Continued on Page 8.)

BIG PINE DEAL IS REPORTED CLOSED

(From Thursday's Daily)

Announcement was made yesterday from reliable sources of the closing of the deal for the Big Pine mines on the Hassayampa for the sum of \$80,000 with a substantial payment made. B. P. Miller represented the Boston syndicate who have acquired the group, while the engineering work was conducted by R. A. Parker, of Denver, who devoted several days some time ago in making examination. Mr. Parker returned from the east last Monday, and has gone to the camp to continue his observations.

The sellers are C. H. and D. M. Dunning and John Harlan, who brought the property into the prominent rating it enjoys. Over 1200 feet of underground development has been accomplished in the past two years, and mining men conversant with the showing in evidence, speak in flattering terms of its future. The purpose of the purchasing syndicate it is reported, is to establish a large, permanent camp, and to begin development on an extensive plan. The men behind the Big Pine are rated as wealthy and energetic operators.

Oil placer location blanks—the only kind with which to make valid locations—on sale at the Journal-Miner office.

CAMPBELL WAS HONORED BY SOLONS

Yavapai's Assessor Has Confidence of The Law Makers

(From Saturday's Daily)

T. E. Campbell has returned from Phoenix, where he represented the Arizona Assessors' association as president, in appearing before the legislative committees having under consideration taxation and revenue matters which were recommended for passage by that organization. Mr. Campbell states that all measures are receiving attention, and that the bills creating the tax commission and the state board of equalization are now in the hands of the governor. It is believed both will be approved and go into effect at once, being emergency measures, and are expedient at this time.

All members of the legislature appreciate the importance of having these laws enacted at once hence they were passed unanimously and without political division. Mr. Campbell was extended the privilege of the floor of the house on motion of Representative Perry Hall of this county, in recognition of his able and invaluable services. This was the third occasion in the house in which this courtesy was accorded other than a member of that body.

FATAL SHOOTING IN JEROME, KILLS TWO

(From Thursday's Daily.)

Meager particulars of a deplorable shooting scrape that occurred at Jerome yesterday morning at about 6:30 o'clock, were received in Prescott during the day, which resulted in the death of Dave Schriber and Walter Vogel, and the wounding of Officer John Hudgens.

According to statements made by residents of Jerome in the city, together with telephone advice received, the tragedy was due to the unsound mental condition of Schriber. The latter, without any provocation whatever, entered the saloon where Walter Vogel was employed and shot the latter down after an exchange of only a few words, and with no grievance. The bullet penetrated the stomach of Vogel, and about six hours later he passed away. Schriber immediately left the building and went to the Montana hotel, closely followed by Officer Hudgens. When the latter passed up the steps and reached the porch, Schriber pulled his gun and fired, the shot taking effect in the left shoulder of the officer. The second shot missed its mark, when Hudgens fired six shots in rapid order from a Colt's automatic, the bullets striking the body of Schriber, who fell to the floor. The latter continued firing, however, raising himself by his left hand. Officer Hudgens pulled out his second gun and continued the fusillade, Schriber expiring in a few minutes with nine bullet holes in his body.

The wound of Officer Hudgens is not regarded as a serious one, no bones being broken. According to reports received he was exonerated by all citizens in performing a duty that was unfortunately attended with the taking of a human life.

Walter Vogel was a young man and but a few days ago celebrated his twenty-first birthday. He was very popular, and was of a genial temperament, and without an enemy in the country.

DENNIS P. RYAN SUC-CUMBS TO A HEMORRHAGE

(From Thursday's Daily)

Dennis P. Ryan, one of the best known of pioneer residents, and a mine owner of the Kirkland Valley country, died suddenly yesterday afternoon at a lodging house on Gurley street from hemorrhage of the lungs. A few minutes before he was seized he complained of illness, and retired to his room, in a few minutes afterward being stricken. The deceased had been an industrious miner of this county for over thirty years, and came to the city from his camp early in the month for medical attention, suffering with intestinal troubles. The death of Mr. Ryan will be learned of with sincere regret by many acquaintances, as he was an exemplary citizen and very popular. He was unmarried, and was a native of New York City, aged about 57 years.

WILLIAMS' LIGHT PLANT BURNED TO GROUND

(From Saturday's Daily)

Advices from Williams yesterday states that the electric light plant was totally destroyed by fire on Wednesday night and the loss would reach to over \$20,000. A high wind was blowing at the time, and the town was threatened and had a narrow escape. In addition to supplying lights the plant also furnished power for several saw mills and for other purposes. Business houses and residences were inconvenienced through the loss of the lighting service, and old time methods will prevail until a new plant is installed.

ELECTRICITY KILLS GEORGE HENNIGAN

(From Thursday's Daily)

Particulars of the shocking death of George Hennigan which occurred at Jerome a few days ago by being electrocuted and burned in a frightful manner, have been received in the city. The unfortunate young man climber up into the station where the high tension wires were hanging, and in some manner not known, received a shock estimated at 26,000 volts, which passed through his body. As strange as it may seem, his death did not occur instantly from the terrific voltage received, but he lingered for nearly twenty-four hours before he succumbed.

The supposition is that he was fatally burned, and that the voltage which penetrated his body did not cause his death. The dead man was a helper at the station, and had no knowledge of electrical conditions. The point where he was electrocuted, is never approached except by men trained in the calling, and who are extremely careful not to expose themselves to the dangers always imminent. Mr. Hennigan was about 22 years of age.

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NOTICE OF HEARING PETITION

In the Superior Court of Yavapai County, State of Arizona.

In the Matter of the Estate of Richard B. Dodsword, Deceased—Letters of Administration.

Notice is hereby given that Guy H. Bailey has filed in the above-entitled Court a petition praying for Letters of Administration of the Estate of Richard B. Dodsword, deceased, and that Friday, the 10th day of May, 1912, at 10 o'clock, a. m., at the court room of said court, at the Court House in Prescott, Yavapai county, Arizona, has been fixed as the time and place for hearing said petition, and any person interested in said estate may appear and contest said petition, and assert his own rights to Letters of Administration of said estate.

Dated April 24th, 1912.

P. J. FARLEY, Clerk.
By C. P. HICKS, Deputy.
W—May 1 and 8.

(Serial No. 015803.) NOTICE OF APPLICATION FOR UNITED STATES PATENT, SURVEY NO.

U. S. Land Office, Phoenix, Arizona, Feb. 26, 1912.—Notice is hereby given in pursuance of Act of Congress approved May 10th, 1872, Louis Goldman, whose post office address is Prescott, Arizona, claiming approx. 3,866.8 linear feet of the Golden Star, Gay Eagle, Pride of Yavapai, vein, lode or mineral deposit bearing copper, gold and silver, with surface ground approx. 600 feet in width lying, being and situate in the Agua Fria Mining District, Yavapai County, Arizona, has made application for patent for said mining claim which is more fully described by the official plat and by the field notes on file in the office of the Register of the Phoenix Land District, Arizona; as follows, to-wit: Golden Star: Beginning at Cor. No. 1, whence 1/4 Cor. on S. line of Sec. 31, T. 13 N., R. 2 E., brs. S. 84 deg. 38 min. E., 259 feet, thence N. 12 deg. 32 min. W., 866.8 feet to Cor. No. 2, thence N. 76 deg. 57 min. E., 600 feet to Cor. No. 3, thence S. 12 deg. 32 min. E., 866.80 feet to Cor. No. 4, thence S. 76 deg. 57 min. W., 600 feet to Cor. No. 1, the place of beginning, containing 11,939 acres, less conflict with Sur. 1854, Copper Queen Lode 606 acres. Sur. 1854 Fraction 319 acres. Sur. 2,548 Fraction No. 2 Lode, 008 acres.

Gay Eagle: Beginning at Cor. No. 1, whence 1/4 Cor. on the S. line of Sec. 31, T. 13 N., R. 2 E., brs. S. 27 deg. 07 min. E., 977.84 feet, thence N. 20 deg. 00 min. W., 1500 feet to Cor. No. 2, thence N. 76 deg. 57 min. E., 600 feet to Cor. No. 3, thence S. 20 deg. 00 min. E., 1500 feet to Cor. No. 4, thence S. 76 deg. 57 min. W., 600 feet to Cor. No. 1, the place of beginning, containing 20,507 acres. Pride of Yavapai: Beginning at Cor. No. 1, whence 1/4 cor. on the S. line of Sec. 31, T. 13 N., R. 2 E., brs. S. 27 deg. 07 min. E., 977.84 feet, thence N. 20 deg. 00 min. W., 1500 feet to Cor. No. 2, thence S. 76 deg. 57 min. W., 300 feet to Cor. No. 3, thence S. 16 deg. 11 min. E., 1491.20 feet to Cor. No. 4, thence N. 76 deg. 57 min. E., 400 feet to Cor. No. 1, the place of beginning, containing 11,964 acres. Notices of location being of record in Book 86 of Mines at pages 249, 248 and 247 respectively, records of Yavapai County, Arizona. Adjoining claims: On the East by Sur. 1854, Lightning Bug, Grace No. 2, and Copper Queen. On the South by Sur. 1854 Fraction, and Sur. 2548 Fraction No. 2 Lode, and joins Cor. No. 4 of Copper Queen, Sur. 1694. On the West and North by U. S. Land.

FRANK H. PARKER, Register.
First Publication, March 13, 1912.

NOTICE FOR POSTING AND PUBLISHING.

Department of the Interior, United States Land Office, Phoenix, Arizona, March 22, 1912. Serial No. 017000

Notice is hereby given that the Santa Fe Pacific Railroad Company, by Howell Jones its Land Commissioner, has this day filed its application, Serial No. 017000 in this office to select, under the provisions of the Act of Congress approved April 21, 1904 (33 Stats., 211), the following described lands:

GILA AND SALT RIVER MERIDIAN—ARIZONA.

T. 21 N., R. 6 W.: NE 1/4 NW 1/4, NE 1/4 SE 1/4, and SE 1/4 SE 1/4 sec. 14; W 1/2 NW 1/4, SE 1/4 NW 1/4 and SW 1/4 NE 1/4 sec. 24; T. 20 N., R. 4 W.: Lot 1, NE 1/4 NW 1/4, and W 1/2 NE 1/4 sec. 30; T. 18 N., R. 3 W.: W 1/2, and SE 1/4 sec. 8; all of secs. 10 and 20; N 1/2 SW 1/4, and W 1/2 NW 1/4 sec. 34; T. 17 N., R. 3 W.: SE 1/4 NW 1/4, and S 1/2 NE 1/4 sec. 6; T. 17 N., R. 4 W.: E 1/2 SW 1/4, and SE 1/4 NW 1/4 sec. 12; E 1/2 NE 1/4, SE 1/4 NW 1/4, and E 1/2 SW 1/4 sec. 24; T. 13 N., R. 5 W.: N 1/2 SW 1/4, SE 1/4 SW 1/4 and NW 1/4 SE 1/4 sec. 26; T. 3 N., R. 4 E.: SW 1/4 sec. 17; and NW 1/4 sec. 23; T. 2 N., R. 1 W.: N 1/2 SW 1/4, and N 1/2 SE 1/4 sec. 20; T. 8 S., R. 31 E.: E 1/2 SE 1/4, S 1/2 NE 1/4, and NW 1/4 SE 1/4 sec. 2; T. 8 S., R. 32 E.: SE 1/4 NW 1/4, NE 1/4 SW 1/4, W 1/2 SE 1/4, and SE 1/4 SE 1/4 sec. 7; T. 9 S., R. 32 E.: Lots 1 and 2, and S 1/2 NE 1/4 sec. 6; T. 9 S., R. 15 E.: NE 1/4 sec. 29; T. 12 S., R. 14 E.: SE 1/4 sec. 7; NE 1/4 NW 1/4, S 1/2 NW 1/4, SW 1/4 NE 1/4, and S 1/2 sec. 8; E 1/2 sec. 18; T. 17 S., R. 28 E.: S 1/2 SE 1/4, S 1/2 SW 1/4 sec. 13; T. 19 S., R. 27 E.: N 1/2 SE 1/4, and N 1/2 SW 1/4 sec. 14; T. 19 S., R. 28 E.: Lot 1, N 1/2 NE 1/4 and SE 1/4 NE 1/4 sec. 30; S 1/2 SW 1/4, NE 1/4 SW 1/4, and SW 1/4 SE 1/4 sec. 29; T. 20 S., R. 26 E.: NE 1/4 sec. 30; T. 16 N., R. 1 W.: All of sec. 15; T. 15 N., R. 1 W.: E 1/2 NE 1/4, and E 1/2 SE 1/4 sec. 18; N 1/2 NE 1/4, and E 1/2 SE 1/4 sec. 19; W 1/2 NW 1/4, and W 1/2 SW 1/4 sec. 20; T. 13 N., R. 5 W.: S 1/2 NW 1/4 sec. 34; T. 4 N., R. 1 W.: S 1/2 sec. 34; T. 3 N., R. 1 W.: Lots 1 and 2, S 1/2 NE 1/4, and SE 1/4 sec. 3; T. 1 N., R. 3 W.: SW 1/4 sec. 32; T. 10 S., R. 22 E.: SW 1/4 sec. 14; W 1/2 SW 1/4, and S 1/2 SE 1/4 sec. 24; and all of sec. 35; T. 11 S., R. 11 E.: NE 1/4, NE 1/4 SE 1/4, NW 1/4 SW 1/4, and S 1/2 SW 1/4 sec. 21; S 1/2 sec. 27; W 1/2 sec. 28; and W 1/2 sec. 35; T. 11 S., R. 22 E.: Lots 1, 2, 3, and 4 sec. 1; lots 1, 2, 3, and 4 sec. 2; lots 1 and 2, and S 1/2 NE 1/4 sec. 3; N 1/2, and SE 1/4 sec. 12; SE 1/4 NE 1/4, NE 1/4 SE 1/4, S 1/2 SE 1/4, and S 1/2 SW 1/4 sec. 27; T. 11 S., R. 23 E.: S 1/2 NW 1/4, and SW 1/4 sec. 13; S 1/2 NE 1/4, and SE 1/4 sec. 14; SW 1/4 NW 1/4, N 1/2 SW 1/4, NW 1/4 SE 1/4 sec. 20; S 1/2 NW 1/4, NE 1/4 SW 1/4, and NW 1/4 SE 1/4 sec. 28; E 1/2 NW 1/4, E 1/2 SW 1/4, W 1/2 NE 1/4, and W 1/2 SE 1/4 sec. 34; T. 12 S., R. 12 E.: NE 1/4 NE 1/4 sec. 22; T. 13 S., R. 12 E.: Lots 4, 5, 6, 9, and 10 of Sec. 1; T. 13 S., R. 13 E.: S 1/2 SW 1/4 sec. 22; T. 13 S., R. 24 E.: NE 1/4 sec. 10; T. 13 S., R. 25 E.: NW 1/4 sec. 9; T. 14 S., R. 25 E.: SW 1/4 NE 1/4, SE 1/4 NW 1/4, and W 1/2 SE 1/4 sec. 23; T. 14 S., R. 26 E.: SW 1/4 sec. 20; T. 15 S., R. 24 E.: E 1/2 SE 1/4, and SW 1/4 SE 1/4 sec. 30; T. 15 S., R. 25 E.: NE 1/4 sec. 12; T. 15 S., R. 28 E.: Lots 6, 7, and 8, and SE 1/4 SW 1/4 sec. 9; T. 16 S., R. 22 E.: Lot 4, S 1/2 NW 1/4, and N 1/2 SW 1/4 sec. 1; T. 16 S., R. 24 E.: Lots 1 and 2, and S 1/2 NE 1/4 sec. 4; and NW 1/4 sec. 10; T. 17 S., R. 9 E.: E 1/2 NE 1/4, E 1/2 NW 1/4, E 1/2 SW 1/4, and SW 1/4 SE 1/4 sec. 11; NW 1/4, and NW 1/4 SE 1/4 sec. 14; T. 17 S., R. 24 E.: SW 1/4 sec. 21; T. 17 S., R. 29 E.: SW 1/4 sec. 4; lot 2, S 1/2 NE 1/4, and E 1/2 SE 1/4 sec. 5; T. 18 S., R. 9 E.: NE 1/4 sec. 15; T. 18 S., R. 22 E.: SE 1/4 NE 1/4, and NE 1/4 SE 1/4 sec. 10; and NW 1/4, and N 1/2 SW 1/4 sec. 11; T. 19 S., R. 9 E.: SW 1/4 NE 1/4, S 1/2 NW 1/4, N 1/2 SW 1/4, N 1/2 SE 1/4, SE 1/4 SE 1/4 sec. 15; T. 21 S., R. 8 E.: Lot 2, SW 1/4 NE 1/4, NW 1/4 SE 1/4, N 1/2 SW 1/4 sec. 1; SE 1/4 NW 1/4, E 1/2 SW 1/4, and SW 1/4

SE 1/4 sec. 22; E 1/2 NW 1/4, and W 1/2 NE 1/4 sec. 27; T. 22 S., R. 26 E.: S 1/2 SE 1/4 sec. 10; NW 1/4 sec. 14; N 1/2 NE 1/4, W 1/2 NW 1/4, and N 1/2 SW 1/4 sec. 15; T. 5 S., R. 4 E.: All of secs. 5 and 8.

Any and all persons claiming adversely the lands described, or desiring to object because of the mineral character of the land, or for any other reason, to the disposal to applicant, should file their affidavits of protest in this office on or before the 8th day of May, 1912.

FRANK H. PARKER, Register.

(Serial No. 061802.) NOTICE OF APPLICATION FOR U. S. PATENT Survey No. 2959

U. S. Land Office, Phoenix, Arizona, February 26, 1912.—Notice is hereby given that in pursuance of an Act of Congress approved May 10, 1872, Louis Goldman, whose postoffice address is Prescott, Arizona, claiming 9894.71 linear feet of the Iowa, Robin, Tough Nut, Surprise, Copper Iron, Copper Bucket, Missing Link and Rubidoux vein, lode or mineral deposit, bearing copper, gold and silver, with surface ground approximately 600 feet in width, lying and being situated within the Agua Fria Mining District, Yavapai County, Arizona, has made application for patent for the said mining claim, which is more fully described by the official plat and field notes on file in the office of the Register of Phoenix Land District, Arizona, as follows, to-wit: IOWA: Beginning at Cor. No. 1, whence Cor. to Secs. 31-32 on 3rd Standard N. R. 2, brs. N. 87 deg. 42 min. E., 964.56 feet thence N. 12 deg. 26 min. W., 1496.77 feet to Cor. No. 2, thence S. 80 deg. 00 min. W., 500.00 feet to Cor. No. 3, thence S. 12 deg. 32 min. E., 808.00 feet to Cor. No. 4, thence S. 4 deg. 00 min. E., 692.00 feet to Cor. No. 5, thence N. 80 deg. 00 min. E., 600.00 feet to Cor. No. 1, the place of beginning, containing 17,929 acres. ROBIN: Beginning at Cor. No. 1, whence Cor. to Secs. 31-32 on 3rd Standard N. R. 2, brs. N. 87 deg. 42 min. E., 964.56 ft., thence S. 4 deg. 00 min. E., 1500.00 feet to Cor. No. 2, thence S. 80 deg. 00 min. W., 600.00 feet to Cor. No. 3, thence N. 4 deg. 00 min. W., 1500.00 feet to Cor. No. 4, thence N. 80 deg. 00 min. E., 600.00 feet to Cor. No. 1, the place of beginning, containing 20,584 acres, less area in conflict with Sur. 1854, Copperopolis lode 1,465 acres. TOUGH NUT: Beginning at Cor. No. 1, whence Cor. to Secs. 31-32, on 3rd Standard N. R. 2, E. brs. 24 deg. 14 min. E., 1648.06 ft., thence S. 19 deg. 20 min. E., 1500.00 feet to Cor. No. 2, thence S. 80 deg. 00 min. W., 600.00 feet to Cor. No. 3, thence N. 19 deg. 20 min. W., 1500.00 feet to Cor. No. 4, thence N. 80 deg. 00 min. E., 600 ft. to Cor. No. 1, the place of beginning, containing 20,387 acres. SUPRISE: Beginning at Cor. No. 1, whence Cor. to Secs. 31-32 on 3rd Standard N. R. 2, E. brs. N. 3 deg. 31 min. E., 2923.74 ft., thence S. 4 deg. 11 min. E., 1500 ft. to Cor. No. 2, thence S. 80 deg. 00 min. W., 600.00 feet to Cor. No. 3, thence N. 4 deg. 11 min. E., 1500.00 feet to Cor. No. 4, thence N. 80 deg. 00 min. E., 600.00 feet to Cor. No. 1, the place of beginning, containing 20,016 acres. MISSING LINK: Beginning at Cor. No. 1, whence Cor. to Secs. 31-32, on 3rd Standard N. R. 2, E. brs. N. 22 deg. 56 min. E., 2567.24 feet, thence S. 19 deg. 20 min. E., 697.44 feet to Cor. No. 2, thence S. 70 deg. 00 min. W., 600.00 feet to Cor. No. 3, thence N. 19 deg. 20 min. W., 697.44 feet to Cor. No. 4, thence N. 70 deg. 00 min. E., 600.00 feet to Cor. No. 1, the place of beginning, containing 9,605 acres. COPPER BUCKET: Beginning at Cor. No. 1, whence Cor. to Secs. 31-32 on 3rd Standard N. R. 2, E. brs. N. 14 deg. 18 min. E., 3119.06 ft., thence S. 4 deg. 11 min. W., 1013.5 feet to Cor. No. 2, thence S. 81 deg. 22 min. W., 670.6 feet to Cor. No. 3, thence N. 4 deg. 11 min. E., 1013.5 feet to Cor. No. 4, thence N. 81 deg. 22 min. E., 610.6 feet to Cor. No. 1, the place of beginning, containing 13,853 acres, less area in conflict with Missing Link Lode of this survey 0.829 acres. RUBIDOUX: Beginning at Cor. No. 1, whence Cor. to Secs. 31-32 on the 3rd Standard N. R. 2, E. brs. N. 23 deg. 49 min. E., 3403.96 feet, thence S. 4 deg. 11 min. W., 682.00 feet to Cor. No. 2, thence S. 70 deg. 00 min. W., 600.00 feet to Cor. No. 3, thence N. 4 deg. 11 min. E., 682.00 feet to Cor. No. 4, thence N. 70 deg. 00 min. E., 600.00 feet to Cor. No. 1, the place of beginning, containing 8,632 acres, less area in conflict with Sur. 1694, Genegantsett lode 0.027 acres. Notices of location of said mining claim are of record in the office of the County Recorder of Yavapai County, Arizona, as follows, to-wit: Iowa, Book 86 Mines, page 253; Robin, Book 86 Mines, page 252; Tough Nut, Book 86 Mines, page 75; Surprise, Book 86 Mines, page 251; Copper Iron, Book 86 Mines, page 254; Copper Bucket, Book 86 Mines, page 255; Missing Link, Book 86 Mines, page 250; Rubidoux, Book 86 Mines, page 256. Said claim being bounded as follows: On the north by Sur. 1854, Highland Chief and Copperopolis lodes, and U. S. land; on the east by U. S. land